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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
08/722,345	09/27/96	WATKINS	L

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C2M1/1103

EXAMINER

FIDEI, D

ART UNIT

PAPER NUMBER

3208

DATE MAILED: 11/03/97

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
ASSISTANT SECRETARY AND COMMISSIONER OF
PATENTS AND TRADEMARKS

Washington, D.C. 20231

Paper No. 6

Application Number: 08/722,345
Filing Date: September 27, 1996
Applicant: Lisa Watkins

This is in response to applicant's request for an extension of time under 37 CFR § 1.136(a). Extensions of time require a fee dependent upon the amount of time requested. Currently, no such fees have been recorded as paid by applicant. The following fee schedule is provided for applicant's reference.

§	1.17	Patent application processing fees.
(a) Extension fee for response within first month pursuant to § 1.136(a):		
By a small entity (§ 1.9(f))		\$55.00
By other than a small entity		110.00
(b) Extension fee for response within second month pursuant to § 1.136(a):		
By a small entity (§ 1.9(f))		190.00
By other than a small entity 380.00		
(c) Extension fee for response within third month pursuant to § 1.136(a):		
By a small entity (§ 1.9(f))		450.00
By other than a small entity 900.00		
(d) Extension fee for response within fourth month pursuant to § 1.136(a):		
By a small entity (§ 1.9(f))		700.00

Art Unit: 3208

By other than a small entity 1,400.00

It also noted that in the paper filed by applicant received on Oct. 23, 1997, did not include the serial number or any other identifying means for the Patent and Trademark Office to properly assign the correspondence. Applicant is advised "all correspondence related to a national patent application already filed with the Patent and Trademark Office must include the identification of the serial number and either the series code or the filing date assigned to the application by the Office", MPEP § 502. The reply will not be considered to be timely and responsive until the petition of extension of time, fee and complete response to all outstanding issues has been received. Under no circumstances can the response be filed later than six months from the date of the office action."

dtf
October 30, 1997

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